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UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK	APR 25 2018
JUAN MORONTA,	Case No.: 17 Civ. 8 Fig (RWS)
Plaintiff,	: IDDODOSEDI JOINT
-against-	: [PROPOSED] JOINT : DISCOVERY PLAN REPORT
NUM PANG SANDWICH SHOP,	: PURSUANT TO : <u>FED. R. CIV. P. 26(F)</u>
Defendant.	: :
	: v

Pursuant to Federal Rule of Civil Procedure 26(f), during a conference on April 24, 2018, between counsel for the Plaintiff, Juan Moronta ("Plaintiff"), and counsel for the Defendant, 128 for 64 Hospitality LLC (s/h/a "Num Pang Sandwich Shop") ("Defendant"), counsel for the parties discussed and agreed to the following discovery plan:

- 1. The parties have already exchanged initial disclosures required pursuant to the Initial Discovery Protocols for Fair Labor Standards Act Cases Not Pleaded As Collective Actions ("Initial Discovery Protocols"); provided, however, that Plaintiff anticipates serving Defendant with Plaintiff's calculation of damages in this case within the next business day from the date hereof.
- 2. Both Plaintiff and Defendant shall serve their first request for production of documents, pursuant to Federal Rule of Civil Procedure 34, no later than May 15, 2018.
- (a) With respect to electronically stored information ("ESI"), Defendant anticipates requesting the production of text messages, phone records, electronic messages and email communications, and social media communications that: (i) concern Plaintiff's job responsibilities, and/or (ii) tend to substantiate or disprove Plaintiff's hours of work.

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3. Both Plaintiff and Defendant shall serve their notices of deposition, pursuant to

Federal Rule of Civil Procedure 30, no later than May 15, 2018. At this time, Plaintiff anticipates

deposing Juan Navarro and Aaron Chin. At this time, Defendant anticipates deposing the

Plaintiff, Juan Moronta.

4. Depositions of the parties shall commence after July 2, 2018, at mutually

convenient dates and times, without prejudice to either party conducting a non-party deposition

beforehand at a mutually convenient date, time and place.

5. Both Plaintiff and Defendant shall serve subpoenas upon any third party

witnesses no later than July 30, 2018, seeking the production of documents and/or depositions.

6. At this time, neither party anticipates calling expert witnesses for this case.

7. All discovery shall be complete by September 30, 2018.

Dated: New York, New York

April 24, 2018

NESENOFF & MILTENBERG, LLP.

By: /s/ Gabrielle M. Vinci

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SO ORDERED.

Dated: New York, New York

4-25-18

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By: /s/ Jason B. Klimpl

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Attorneys for Defendant

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United States District Judge